IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

RUSS GODFREY, and NATALIE GODFREY,

Plaintiffs,

٧.

Case No: 5:19-cv-329 G

CSAA FIRE & CASUALTY INSURANCE COMPANY,

Defendant.

PLAINTIFFS' FINAL EXHIBIT LIST

Pursuant to this Court's Scheduling Order [Doc. 15], Plaintiffs submit the following Exhibit List. Since discovery is ongoing, Plaintiffs reserve the right to amend and/or supplement their List based upon new information received through discovery.

No.	Documents
1.	Certified copy of insurance policy issued to Plaintiffs by Defendant
2.	All documents related to subject claim in the possession of Defendant (hard-copy, electronic or otherwise) including, but not limited to: CSAA_GODFREY 000001 - 00668
3.	Guidelines, standards and reference materials applicable to Defendant's handling of property claims
4.	Agent's file associated with subject policy and claim
5.	Underwriting file associated with subject policy and claim
6.	Defendant's annual statements
7.	All estimates generated at request of Plaintiffs or Defendant related to subject property
8.	All reports and investigative documents related to subject property to which Plaintiffs do not object

No.	Documents
9.	Documents, correspondence and evidence generated or received by Michael White and/or US Adjusting Services in relation to subject property or claim
10.	Correspondence exchanged between Plaintiffs, Defendant and/or contractors regarding the subject property or claim
11.	Photographs of subject property to which Plaintiffs do not object
12.	Video footage of subject property to which Plaintiffs do not object
13.	Oklahoma's Unfair Claim Settlement Practices Act.
14.	Depositions taken during this case to which Plaintiffs do not object
15.	Exhibits to depositions taken during this case to which Plaintiffs do not object
16.	Documents and evidence received by Plaintiffs in connection with subject claim to which Plaintiffs do not object
17.	Documents and evidence received by Defendant in connection with subject claim to which Plaintiffs do not object
18.	Documents and evidence relied upon by Plaintiffs' experts or contained in such experts' files
19.	Documents and evidence relied upon by Defendant's experts or contained in such experts' files
20.	Documents and evidence requested by Plaintiffs in discovery
21.	Documents memorializing work performed by Michael White and/or US Adjusting Services at Defendant's request to which Plaintiffs do not object
22.	Documents memorializing income received for work performed by Michael White and/or US Adjusting Services at Defendant's request to which Plaintiffs do not object
23.	Recordings of conversations between Plaintiffs, Defendant and/or contractors regarding subject property or claim
24.	Invoices, receipts, statements and other documents associated with repairs needed by subject property
25.	Documents, estimates, photographs, video and/or reports generated by Ultimate Roofing & Construction
26.	Documents and evidence produced by Defendant in discovery

No.	Documents
27.	Documents and evidence produced in response to Subpoenas issued by any party
28.	Photographs, video and other media memorializing damages sustained by Plaintiffs' home
29.	Affidavits signed by Defendant's employees or representatives to which Plaintiffs do not object
30.	Estimate(s) prepared by Sean Wiley
31.	Photographs taken by Sean Wiley
32.	Exhibits needed for rebuttal of issues or evidence introduced by Defendant and/or its experts or fact witnesses
33.	Documents or evidence identified by Defendant to which Plaintiffs do not object
34.	Documents or evidence identified during discovery or trial preparation to which Plaintiffs do not object
35.	Demonstrative exhibits for trial to which Plaintiffs do not object

MANSELL ENGEL & COLE

By: s/ Keith F. Givens

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ATTORNEYS FOR PLAINTIFFS

CERTIFICATE OF SERVICE

I hereby certify that on November 4, 2019, I electronically transmitted the attached document to the Clerk of the Court using the ECF system for filing and transmittal of a Notice of Electronic Filing to the following registrants:

Gerard F. Pignato (<u>jerry@rkcglaw.com</u>) Joshua K. Hefner (<u>joshua@rkcglaw.com</u>)

ATTORNEYS FOR DEFENDANT – CSAA FIRE AND CASUALTY INSURANCE

s/ Keith F. Givens